

1

2

3

4 5

6 7

8

10

11

12

13

14 15

16 17

18 19

20

21 22

23

24

25

26

27 28

AMENDED FINAL JUDGMENT

IN FAVOR OF FMC CORPORATION AND AGAINST MAD ATOM, LLC

The Court previously dismissed all claims in Mad Atom, LLC's ("Mad Atom") Second Amended Complaint ("SAC") with the exception of the First Claim for Relief (Breach of Contract) asserted against FMC Corporation ("FMC"). Subsequently, the Court fully considered the evidence presented in connection with FMC's Motion for Summary Judgment or, in the Alternative, Partial Summary Judgment/Adjudication [Dkt. No. 94] ("MSJ") against Mad Atom in connection with that sole remaining claim for breach of contract in the SAC. A decision having been duly rendered granting that MSJ in favor of FMC and against Mad Atom [Dkt. No. 130] (the "**Order**"), the Court entered a final judgment on August 18, 2025 wherein it stated, among other things, that FMC is prevailing party in this action and shall recover its costs, including attorneys' fees, from Mad Atom in an amount to be determined plus interest at the legal rate [Dkt. No. 133].

On October 21, 2025, the Court issued an Order granting FMC's Motion for Attorney's Fees in the amount of \$794,350.61 [Dkt. No. 147]. On October 29, 2025, the Court issued its Bill of Costs annotated granting FMC's Application to the Clerk to Tax Costs in the amount of \$16,436.83 [Dkt. No. 148]. Decisions having been duly rendered granting FMC's MSJ, Motion for Attorney's Fees, and Application to the Clerk to Tax Costs,

IT IS ORDERED AND FINALLY ADJUDGED that Mad Atom take nothing by way of its SAC against FMC, all relief sought by Mad Atom is denied,¹ FMC is the prevailing party in this action, and FMC shall recover its costs, including attorney's fees, in the amount of \$810,787.44, plus postjudgment interest at the rate

In light of the Court's ruling on FMC's MSJ, it is not necessary to reach the remaining claims raised by the parties' operative pleadings or other arguments raised by the MSJ but not analyzed in the Order. Thus. all such arguments and claims are denied as moot.

	Case	5:22-cv-01402-SSS-SP Document 150 Filed 12/11/25 Page 3 of 3 Page ID #:5024	
SUBGOUTH GRAND A VENUE SUITE 3400 I AR ANOPELES OF A GIVEN	1 2 3 4 5		l S
	27 28		
		3	